

## **2**001/002 RECEIVED **CENTRAL FAX CENTER**

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

n re App	oln. of: D. I	HEATON										
Appln. N	oln. No.: 09/881.577 ed: June 14, 2001						Examiner: LeChi Truong  Art Unit: 2126					
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For:	VIF	TUAL NE	TWORK COMPL	JTING								
Attomev	Docket No:	11098	-004									
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BRINKS HOFER GILSON & LIONE

Date: \_\_\_January 27, 2004

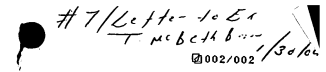
Raymond J. Vivacqua

Name: \_

Signature:

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BRINKS, HOFER, ET AL



Examiner: LeChi Truong

Art Unit: 2126

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: D. HEATON

Appln. No.:

09/881,577

Filed:

June 14, 2001

For:

VIRTUAL NETWORK COMPUTING

Attorney Docket No: 11098-004

# REQUEST FOR ISSUANCE OF CORRECTED OFFICE ACTION

Applicant has discovered an error in the Examiner's citation of applied references. Specifically, on page 3 of the Office Action, the Examiner has rejected claims 2, 3, 4, and 5 under 35 U.S.C. § 103 as being unpatentable over Palmer et al in view of Araki. However, the Examiner subsequently refers to Jang in combination with Palmer in rejecting the Applicant's invention. Applicant is unclear as to which reference the Examiner is applying.

In accordance with Section 710.06 of the MPEP, Applicant respectfully requests the Examiner to reissue the Office Action and reset the period for reply.

Applicant notes that the Transmittal to which this paper is attached includes a Certificate of Facsimile Transmission under 37 C.F.R §1.8; and a fee statement calculating any fee(s) presently due in connection with the filing of this paper, along with an authorization to charge any fee deficiency to Deposit Account No. 23-1925.

Respectfully submitted,

January 27, 2004

Date

Raymond J) Vivacqua (Reg. No. 45,369)

Attorney for Applicant

**BRINKS HOFER GILSON & LIONE** 

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